

# **PCT**

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### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

707

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 98-1895/INT	FOR FURTHER ACTION	TION See Notification of Transmittal of Internation Preliminary Examination Report (Form PCT/IPEA/4		
International application No.	International filing date (day/n	nonth/year)	Priority date (day/month/year)	
PCT/US99/04996	05 MARCH 1999		05 MARCH 1998	
International Patent Classification (IPC) Please See Supplemental Sheet.	or national classification and IP	PC .		
Applicant PENN STATE RESEARCH FOUNDA	ATION			
l. This international prelimina Examining Authority and is	d by this International Preliminary			
2. This REPORT consists of a t	otal of sheets.			
been amended and are the	panied by ANNEXES, i.e., sheet basis for this report and/or she tion 607 of the Administrative	ets containing	otion, claims and/or drawings which have rectifications made before this Authority. der the PCT).	
These annexes consist of a to	tal of sheets.			
3. This report contains indication	s relating to the following its	ems:		
These annexes consist of a to  3. This report contains indication  I X Basis of the report  II Priority	-	-		
II Priority				
· · · · · · · · · · · · · · · · · · ·			e sten or industrial applicability	
III X Non-establishmen  IV X Lack of unity of i		· · · · · · · · · · · · · · · · · · ·	o stop of industrial applicationity	
V X Reasoned statemen	•	ard to novelty,	inventive step or industrial applicability;	
VI Certain documents of				
	e international application			
	on the international application	On		
	approud	<b></b>	*	
			•	
Date of submission of the demand	Date	of completion o	f this report	
28 SEPTEMBER 2000	29	JUNE 2000		
Name and mailing address of the IPEA/U		rized officer	10	
Commissioner of Patents and Tradema Box PCT Washington, D.C. 20231		OBERT A. ZEN	MAN JOHN	
Facsimile No. (703) 305-3230	Telepl	Telephone No. (703) 308-0196		



Into ational application No.
PCT/US99/04996

I. B	asis o	the report		
1 With	necan	to the elements of the international applica	ition:*	
x		nternational application as originally		
		escription:		
x		1-31		as originally filed
		NONE		
		NONE	, filed with the letter of	
X		laims: 32-34		
		· ————————————————————————————————————	, as amended (together with any s	
	-	NONE	, as amended (together with any s	
			with the letter of	, mes with the demand
x		rawings:		
		1-12		, as originally filed
		NONE		_ , filed with the demand
	page	NONE	, filed with the letter of	
$\left[ \mathbf{x}\right]$	the se	quence listing part of the description:		
ت		MONE		as originally filed
	page	NONE		, filed with the demand
	page	NONE	, filed with the letter of	
	the la	nguage of a translation furnished for nguage of publication of the internatinguage of the translation furnished for the	the purposes of international search (under Rule 48.3(b)).  purposes of international preliminary examples are purposes of international preliminary examples.	under Rule 23.1(b)).
3. Wit	ih rega limina	rd to any nucleotide and/or amino acid ry examination was carried out on the	d sequence disclosed in the international basis of the sequence listing:	application, the international
	conta	ned in the international application is	n printed form.	
		ogether with the international applica		
님		hed subsequently to this Authority in		
님				
닏		hed subsequently to this Authority in		
	intern	itional application as filed has been fur		
	The st	atement that the information recorded in curnished.	computer readable form is identical to the	writen sequence listing has
4. X	The a	mendments have resulted in the canc	ellation of:	
	X	the description, pages NONE		
	X	the claims, Nos. NONE		
	X	the drawings, sheets/fig NONE		
5. X	This r	eport has been drawn as if (some of) the a	mendments had not been made, since they	have been considered to go
۔	beyon	nd the disclosure as filed, as indicated in the	ne Supplemental Box (Rule 70.2(c)).**	_
in th	aceinen	sheets which have heen furnished to the ro rt as "originally filed" and are not anne	eceiving Office in response to an invitation used to this report since they do not conto	nder Article 14 are referred to ain amendments (Rules 70.16
	-		must be referred to under item 1 and a	nnexed to this report.



International application No. PCT/US99/04996

III.	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
1. Th	ne questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be dustrially applicable have not been and will not be examined in respect of:
	the entire international application.
X	claims Nos. 3-6, 8, 9 (IN PART) AND 21
	because:
	the said international application, or the said claim Nos. relate to the following subject matter which does not require international preliminary examination (specify).
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify).
	the claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed.
X	no international search report has been established for said claims Nos. (See Attached).
2. A n	neaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino acid nence listing to comply with the standard provided for in Annex C of the Administrative Instructions:
	the written form has not been furnished or does not comply with the standard.
	the computer readable form has not been furnished or does not comply with the standard.



Inc. ational application No.
PCT/US99/04996

IV. Lack of unity of invention	
1. In response to the invitation to restrict or pay additional fees the applicant has:	
restricted the claims.	
paid additional fees.	
paid additional fees under protest.	
neither restricted nor paid additional fees.	
2. This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule not to invite the applicant to restrict or pay additional fees.	68.1,
3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is	
complied with.	
x not complied with for the following reasons:	
This application contains the following inventions or groups of inventions which are not so linked as to form a single inventive concept under PCT Rule 13.1. In order for all inventions to be examined, the appropriate additional examination fees must be paid.	
Group I, claim(s)1-6, drawn to cDNA and uses of antisense molecules.  Group II, claim(s) 7, drawn to use of RNA or DNA probes.  Group III, claim(s) 8 and 9, drawn to uses of ribozymes.  Group IV, claim(s) 10-12 and 16-20, drawn to antibodies and uses of said antibodies.  Group V, claim(s) 13-15, drawn to vectors.	
The inventions listed as Groups I-V do not relate to a single inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons:	
Pursuant to 37 C.F.R. 1.475(d), the ISA/US considers that where multiple products and processes are claimed, the main invention shall consist of the first invention of the category first mentioned in the claims and the first recited invention of each of the other categories related thereto. Accordingly, the main invention (Group I) comprises the first-recited product, polypeptides. Further pursuant to 37 C.F.R. 1.475(d), the ISA/US considers that any feature which the subsequently recited products and methods share with the main invention does not constitute a special technical feature within the meaning of PCT rule 13.2 and that each of such products and methods accordingly defines a separate invention.	
<ol> <li>Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report:</li> <li>all parts.</li> </ol>	
x the parts relating to claims Nos. 1, 2, 3-6 (in part); 7; 8 and 9 (in part); 10-20.	
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International application	No.
PCT/US99/04996	

Novelty (N)	Claims	1-20	YE
	Claims	NONE	NO
Inventive Step (IS)	Claims	1-15 and 19-20	YES
• * *	Claims	16-18	NO
Industrial Applicability (IA)	Claims	1-20	YES
	Claims	NONE	NO
Claims 1-20 meet the criteria set out in PCT NEW CITATIONS Encyclopedia of Molecular Riology, Edited by		or industrial applicability.	
483-485, see page 484	y Creighton, T	E. John Wiley & Sons, Inc. (New York) Volum	e 1 pages



International application No.

PCT/US99/04996

VIII. Certain observations on the international applicatio	VIII.	Certain	observations	on the	international	application
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The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claims 17, 19 and 20 are objected to as lacking clarity under PCT Rule 66.2(a)(v) because practice of the claimed invention is not enabled as required under PCT Rule 5.1(a) for the reasons set forth in the following paragraph. Claims are drawn to use of antibody or probes to hNudC to detect patients with leukemia and to differentiate between standard and high risk ALL patients or to determine whether a patient required intense therapy. Disclosure does not provide an adequate basis for making such determinations.

Claims 3, 5 and 6 objected to under PCT Rule 66.2(a)(v) as lacking clarity under PCT Article 6 because the claims are indefinite for the following reason(s): Claim 3 fails to set the limitations for what is considered to be a "molecule". Claims 5 and 6 can refer to any gene its only means of identification is the symbol "HnudC".



Supplemental Box	Sup	plem	ental	Box
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(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

Sheet 10

#### **CLASSIFICATION:**

The International Patent Classification (IPC) and/or the National classification are as listed below: IPC(7): C07H 21/02; C07K 16/00; C12Q 01/68; G01N 33/53 and US Cl.: 536/23.1; 530/387.1; 435/6, 7.1

#### I. BASIS OF REPORT:

5. (Some) amendments are considered to go beyond the disclosure as filed: NONE

### III. NON-ESTABLISHMENT OF REPORT:

No international search report has been established for claim numbers 3-6, 8, 9 (IN PART) AND 21.

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